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12 *Attorneys for Plaintiffs Colin Marshall, Caroline Ventola,
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14 **UNITED STATES DISTRICT COURT**

15 **DISTRICT OF NEVADA**

16 COLIN MARSHALL, an individual;
17 CAROLINE VENTOLA, an individual;
18 CHRIS CHENG, an individual; DANIEL
19 DYKES, an individual; and WINSTON
20 CHENG, an individual;

21 Plaintiffs,
22 v.

23 CHRISTOPHER GREGORY ROGERS, an
24 individual; ROGERS HOLDINGS, II, LLC, a
Nevada limited liability company; BARBARA
L. ROGERS, an individual and
Trustee/Beneficiary of The Rogers Family
Trust; and DANNIE EARL ROGERS, an
individual and Trustee/Beneficiary of The
Rogers Family Trust; THE ROGERS
FAMILY TRUST, an unknown entity;
AIRBNB, INC., a Delaware corporation;
DOES 1-50, unknown individuals; and ROE
COMPANIES 1-50, unknown business
entities,

Defendants.

CASE NO. 2:18-cv-00078-JAD-CWH

**STIPULATION AND ORDER TO
EXTEND TIME FOR BRIEFING
SCHEDULE ON DEFENDANT
AIRBNB, INC.'S MOTION TO
CONTINUE STAY OF DISCOVERY**

(Second Request)

25 Pursuant to Local Rule IA 6-1, Plaintiffs Colin Marshall, Caroline Ventola, Chris Cheng,
26 Daniel Dykes, and Winston Cheng (collectively, "Plaintiffs") and Defendant Airbnb, Inc.
27 ("Airbnb"), through their respective undersigned counsel, hereby stipulate and agree that
28

1 Plaintiffs' time to respond to Airbnb's Motion to Continue Stay of Discovery (the "Motion") (ECF
2 No. 56) shall be extended up to and including June 20, 2018 and Airbnb shall have up to and
3 including June 27, 2018 to file its reply in support of the above referenced motion. The reason for
4 the stipulation is the extensive nature of the respective motion and the other professional
5 obligations of counsel. This is the second stipulated request to extend the time for the parties to
6 respond to Airbnb's Motion to Continue Stay of Discovery. This stipulation will not impact the
7 hearing presently scheduled for July 5, 2018 at 2:00 p.m. relating to the Motion.

8 DATED this 14th day of June 2018.

9 SEMENZA KIRCHER RICKARD

10

11 /s/ Lawrence J. Semenza, III

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15 Attorneys for Plaintiffs Colin Marshall, Attorneys for Defendant Airbnb, Inc.
Caroline Ventola, Chris Cheng, Daniel Dykes
16 and Winston Cheng

DATED this 14th day of June 2018.

McDONALD CARANO LLP

11 /s/ Laura R. Jacobsen

Jeff Silvestri, Esq., Bar No. 5779
Laura R. Jacobsen, Esq. Bar No. 13699
2300 W. Sahara Avenue, Suite 1200
Las Vegas, NV 89102

17 **ORDER**

18 IT IS SO ORDERED this 20 day of June 2018.

20 UNITED STATES MAGISTRATE JUDGE